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7	UNITED STATES DISTRICT COURT			
8	NORTHERN DISTRICT OF CALIFORNIA			
9				
10	UNITED STATES,		NO. CR 06-0424 JW (PVT)	
11	Plaintiff,		STIPULATION AND [PROPOSED] ORDER MODIFYING PROTECTIVE ORDER	
12	V.			
13	LAN LEE and YUEFEI GE,			
14	Defendants.			
15		CTIDIII	ATION	
16	STIPULATION  Defendants Yuefei Ge and Lan Lee, non -party NetLogic Microsystems, Inc. (NLM), and the			
17	United States hereby stipulate and agree as follows:			
18	1) On July 18, 2006 and on December 19, 2007, the Court entered a stipulated protective			
19	order between defendants and the United States. See Docket 19 and 44. On May 7, 2009, on			
20	stipulation of defendants, the government, and non-parties TSMC and NLM, the Court extended the			
21	protective order to govern production of documents by TSMC and NLM. See Docket 168.			
22	2) Under the terms of the protective orders described in paragraph 1, at the conclusion o			
23	the above-captioned matter, all material designated as "confidential" must be either destroyed or			
24	returned to the producing party, unless otherwise ordered by the Court. The parties agree that this			
25	provision should be revised to eliminate the requirement that confidential material be returned or			
26	destroyed.			
27 3) Defendants, the government, and non-party NLM stipulate that the pro			on-party NLM stipulate that the protective order	
28	may be modified to provide that, at the conclusion of the above-captioned case, all "confidential			

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material" (as defined in the protective order) previously provided to defendants and their counsel is				
to remain in the custody of counsel. Neither defendant shall retain possession of any "confidential				
material," and all such material shall be securely kept in the offices of defendants' counsel who are				
signatories to this stipulation and shall remain subject to the protections set forth in the protective				
orders referenced in paragraph 1 above. In the event defense counsel receives a subpoena or other				
valid form of legal process calling for production of any "confidential material," counsel shall				
provide reasonable advance notice to the government and counsel for NLM, as appropriate				
depending on the documents sought, in order to allow sufficient time for objections to be heard				
before producing any such material, and shall notify the requesting party of the restrictions set forth				
herein and in the protective orders previously entered in this action				
IT IS SO STIPULATED.				
Dated:	/s/ Edward W. Swanson SWANSON & McNAMARA LLP Attorneys for YUEFEI GE /s/ Thomas J. Nolan			
Dated:	NOLAN, ARMSTRONG & BARTON LLP Attorneys for LAN LEE /s/ Denis R. Salmon GIBSON, DUNN & CRUTCHER LLP Attorneys for NETLOGIC MICROSYSTEMS,			
Dated:	INC. /s/ Matthew A. Parrella Assistant United States Attorney			
ORDER				
PURSUANT TO STIPULATION, IT IS SO ORDERED.				
Dated:	Hon. Patricia V. Trumbull United States Magistrate Court			

Gibson, Dunn & Crutcher LLP